

ARTICLE 10.

ATTORNEYS AT LAW AND ATTORNEYS IN FACT.

Admission to the Bar.

1. Attorneys at law must be admitted; attorney defined.
2. Application for admission to the bar to be made to the court of appeals. State board of law examiners.
- 3-4. Educational requirements for.
5. Examination of applicants under 21 years old.
6. Women may practise law.
7. Admission without examination of lawyers from other states. To whom not applicable.
8. Certificate from court of appeals.

Free Inspection of Records by Practitioners.

9. Practitioners entitled to free inspection of records. Clerks and registers to afford immediate access to records.

Oath of Attorneys at Law.

10. Form of oath.

Misconduct of Attorneys—Negligence—Disbarment—Suspension.

11. Punishments for misconduct.
12. Judges to order prosecution for misconduct.
13. Charges of misconduct.
14. Charges to be in writing.
15. Hearing.
16. Penalty.
17. Appeal.
- 18-19. Disbarment to extend to all courts.
20. Practice during suspension or disbarment.
21. Penalty for violating Sec. 20.
22. Reinstatement of suspended or disbarred attorney.
23. Duty of orphans' court to bring charges for professional misconduct.
24. Negligence resulting in discontinuance.

25. Improper solicitations of clientage. Penalty.

26. Costs for negligence.

Who May Not Practise Law.

27. Who may not be admitted to practise law.
28. Register of wills and clerks and deputies may not practise while holding office.
29. Nor judges.
30. Certain acts by certain officials of Washington County deemed practising law and prohibited.

Practising Without Being Admitted to the Bar.

31. No person shall practise for compensation without being admitted to the bar. Penalty.
32. False representation as to being an attorney.

State's Attorney.

33. To represent the state.
34. To order execution for penalties.
35. May compromise cases of assault.
36. To aid comptroller and treasurer.
37. Accounts for fees. Not applicable to Allegany, Anne Arundel and Garrett counties.
38. Comptroller may adjust fees of.
39. *Ad interim* appointment of.
40. When to enter judgment to use of surety.

Attorneys in Fact.

41. When acts valid after death of principal.
42. Power of attorney to execute deed.

As to appearance fees, see art. 36, sec. 10.

Cases of attorneys who are members of the legislature, which come up for trial during the session of the legislature, may be continued—art. 75, sec. 75.